

1 DAUFUSKIE ISLAND UTILITY COMPANY, INC.

2 DOCKET NO. 2014-346-W/S

3 Testimony of John F. Guastella

4 On

5 REHEARING

6 Before the South Carolina Public Service Commission

7 Supplemental Rehearing Testimony Prepared: October 20, 2017

8 Rehearing Date: TBD

9
10 **Q. Please state your name and business address.**

11 A. John F. Guastella, 725 N. Highway A1A, Suite B103, Jupiter, Florida 33477.

12
13 **Q. What is your relationship to the Applicant in this matter, Daufuskie Island**
14 **Utility Company, Inc.?**

15 **A.** I am President of Guastella Associates, LLC which is the manager of Daufuskie
16 Island Utility Company, Inc. ("DIUC"). Guastella Associates has been the
17 manager of DIUC since July 9, 2008. I have served as the President of Guastella
18 Associates throughout this period and I have been personally involved in the day-
19 to-day operations as well as the management activities and decisions of DIUC.

20
21 **Q. Did you submit direct and rebuttal testimony in association with the**
22 **Application by DIUC that initiated the matter captioned as *In re: Application***
23 ***of Daufuskie Island Utility Company, Incorporated for Approval of an Increase***

1 *for Water and Sewer Rates, Terms and Conditions* and assigned South
2 **Carolina Public Service Commission Docket No. 2014-346-WS?**

3 **A.** Yes, I provided direct testimony, rebuttal testimony, and exhibits in the primary
4 case then I testified before the Commission at the hearing on October 28, 2015.
5 Recently, on October 18, 2017, I provided prefiled rehearing testimony with
6 Exhibits JFGR-1 through JFGR-4.

7
8 **Q.** **Did your October 18, 2017, rehearing testimony adopt all of your previous**
9 **testimony and exhibits in their entirety as if repeated and submitted**
10 **therewith?**

11 **A.** Yes. I do adopt all of my testimony and exhibits in their entirety from the
12 primary case and I also rely upon the testimony and exhibits of The Hon. Maria
13 Walls, Gary C. White, and Eric Johanson as reflected in the transcript and exhibits
14 of record in this matter, specifically the Transcript of Testimony and Proceedings
15 of Hearing #15-11494 (“Transcript of Testimony and Proceedings”).

16
17 **Q.** **Do you now wish to supplement your October 18, 2017, prefiled rehearing**
18 **testimony?**

19 **A.** Yes.

20
21 **Q.** **Why do you wish to supplement your October 18, 2017, prefiled rehearing**
22 **testimony?**

1 **A.** My October 18, 2017, prefiled rehearing testimony describes, references, and
2 relies upon the record of the October 28, 2015, hearing, which is set forth in the
3 Transcript of Testimony and Proceedings of Hearing #15-11494. I also intend to
4 use the Transcript of Testimony and Proceedings during the upcoming rehearing.
5 Although it is DIUC's position that the Transcript of Testimony and Proceedings
6 is already part of the record for rehearing, I am supplementing my October 18,
7 2017, prefiled rehearing testimony to include a copy of the Transcript of
8 Testimony and Proceedings as Exhibit JFGR-5.

9
10 **Q.** **Has the deadline passed for DIUC to submit prefiled rehearing testimony**
11 **and exhibits?**

12 **A.** No. Pursuant to Commission Directive 2017-59-H, DIUC has until November 3,
13 2017, to prefile with the Commission one copy of direct testimony and exhibits.

14
15 **Q.** **At rehearing of this matter will DIUC rely upon the testimony of witnesses as**
16 **included in the Transcript of Testimony and Proceedings of Hearing #15-11494?**

17 **A.** Yes. I would also note that in addition to herewith submitting Exhibit JFG-R5,
18 DIUC will also obtain and present at the rehearing a true copy of the Transcript of
19 Testimony and Proceedings of Hearing #15-11494 should the Commission prefer
20 to enter the same into the formal record of the rehearing.

21
22 **Q.** **Does this complete your testimony at this time?**

23 **A.** Yes.